IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE

IN RE: AMENDMENT TO COURT OF CHANCERY RULES, SECTION XIX, RULE 194

This 15th day of December 2014, IT IS HEREBY ORDERED that Court of Chancery Rules, Section XIX, Rule 194 shall be amended effective January 1st, 2015.

Rule 194 shall be amended as follows:

Rule 194. Accounting filed with Register of Wills; notice to beneficiaries; waiver and consent; duties of Register with respect to accountaccounting.

- (a) Requirement of notice of filing of account.—accounting. Upon the filing of an accountaccounting by a personal representative with the statement of the names and mailing addresses of each beneficiary entitled to share in the distribution of the estate as provided by 12 Del. C. § 2302, and after adjustment and settlement of such accountaccounting by the Register of Wills, the Register of Wills shall forthwith mail to such persons awritten notice in writing of the filing of the account and that the same shall accounting has been filed and will be open for inspection and exception for 3 months from the date of mailing of the notice. See in accordance with Article IV, § 32 of the Constitution of 1897. The notice shall be given in the name of the personal representative and the form of notice shall be supplied with stamped addressed envelopes unsealed by the personal representative, in general conformity with a form adopted by the Court of Chancery, at the time of the filing of the accountaccounting. The Court may make an order for publication of the notice of filing of such accountage in cases where the names and addresses of beneficiaries entitled to share in the distribution of the estate are not known or cannot be ascertained. Any beneficiary entitled to share in the distribution of the estate who has not been named in the statement required by 12 Del. C. § 2302 may excepttake exception to the accountaccounting notwithstanding any approval thereof by the Court.
- (b) Beneficiary waiver of notice of filing and consent to Court approval of account.

 accounting. The notice required by section (a) of this rule need not be mailed to any person entitled to receive notice under (a) who has waived in writing such notice, and consented in writing thatto the account may be approved approval of the accounting by the Court without further notice to such person. A copy of such written any waiver and consent shall be filed with the Register of Wills and associated with the account.
- (c) Duties of Register of Wills with respect to account. —accounting. Upon the filing of an accountaccounting by the personal representative, the Register of Wills shall:
- (1) Certify thereon that the Register of Wills did mailmailed the notice required by section (a) of this rule and the date of such mailing or that such

- (2) <u>Identify any</u> waivers and consents as required by <u>filed under section</u>(b) of this rule have been filed.
- (23) Examine the accountaccounting, compare it with the cancelled checks and receipts evidencing estate disbursements, verify the calculations and certify thereon that the Register of Wills finds the accountaccounting to be correctly adjusted and settled.
- (d) Duty of Register of Wills when an accountage is not timely filed. —
- (1) In every case where an accountaccounting by an Executor or an Administrator is required to be rendered by law and no accountaccounting is timely filed, the Register of Wills may issue a rule to show cause why an accountaccounting was not filed, said rule to be returnable at the next regular convenient Friday session of the Court.
- (2) If, after two or more consecutive years of inactivity on the estate, there has been no filing of an accounting, the Chief Deputy Register of Wills who is appointed pursuant to 12 Del.C. § 2507 may enter an order on behalf of the Court closing the estate administratively, subject to the decision of the Court to reopen the estate or otherwise examine any proceedings in the jurisdiction of the Register of Wills of each county. Before entering an order to close an estate under this sub-section, the Chief Deputy shall cause notice of the proposed closing to be sent by mail to all heirs, beneficiaries, creditors and any other interested parties. If no objections are received in response to that notice, the estate may be closed, but the personal representative shall not be released from her obligations or from liability to the estate, its creditors, or its beneficiaries. No Chief Deputy shall enter an order closing an estate in which he or she or a member of the Chief Deputy's immediate family has an interest until such estate has been submitted to the Chancellor for review.